## UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF PENNSYLVANIA

In re: INFRASTRUCTURE SOLUTION SERVICES, INC. Debtor.	: Chapter 11 : Case No. 1:19-bk-03915-HWV
Debitor.	_ <b>:</b>
<u>OI</u>	<u>RDER</u>
AND NOW, on this day of	, 2020, this matter having come
before the Court upon the motion of Indepe	endence Blue Cross, LLC to compel rejection of
executory contracts for health insurance and	d for the allowance of administrative expenses
entitled to priority (the "Motion"), after not	tice and hearing and upon consideration of any
response thereto, it is hereby ORDERED:	
1. The Motion is GRANTED.	
2. The health insurance contracts	s between Keystone Health Plan East Inc. and
Infrastructure Solution Services Inc. are DEEM	MED REJECTED as of the date of this Order.
3. All unpaid postpetition premi	ums are ALLOWED as administrative expense
priority claims pursuant to 11 U.S.C. §§ 503(b)	), 507(a).
4. Independence shall file a pro	of of claim for these allowed expenses within
fourteen (14) days for the date of this Order.	
	BY THE COURT:
	Honorable Judge Henry W. Van Eck United States Bankruptcy Judge